respondents, 20 hours average response time.

(6) An estimate of the total public burden (in hours) associated with this collection: 60,000 hours annually.

If additional information is required contact: Mr. Robert B. Briggs, Clearance Officer, United States Department of Justice, Information Management and Security Staff, Justice Management Division, Suite 850, Washington Center, 1001 G Street, NW., Washington, DC 20530.

Dated: October 27, 1997.

Robert B. Briggs,

Department Clearance Officer, United States Department of Justice.

[FR Doc. 97–28857 Filed 10–30–97; 8:45 am] BILLING CODE 4410–26-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Inter Company Collaboration for Aids Drug Development

Notice is hereby given that, on September 15, 1997, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), Inter Company Collaboration for Aids Drug Development (The Collaboration) filed written notifications simultaneously with the Attorney General and the Federal Trade Commission. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances.

As indicated in its previous filings, the Collaboration is intended to facilitate more efficient concomitant and or comparative research on HIV antiviral compounds through the sharing of scientific information among its members, the sharing of compounds to conduct appropriate investigations for clinical research, and the coordination of certain clinical trials conducted independently by certain of its members. A purpose of this filing is to confirm that these activities of the Collaboration encompass gene therapy related to the treatment of HIV infection and AIDS

The Collaboration may also engage in the collection, analysis and exchange of research information, including information on statistical techniques applicable to AIDS research with other groups or entities engaged in research on HIV and AIDS, as well as within the Collaboration.

In addition, the Collaboration may, as an organization, engage in scientific and policy discussions with governmental agencies (including FDA and NIH). This activity may involve development, exchange and analysis of scientific information within the Collaboration, and presentation, analysis and discussion by the Collaboration with government agencies. Such discussions may include consideration of the appropriate surrogate markers for approval of AIDS anti-viral drugs and innovative statistical techniques to address issues presented by AIDS drug clinical trials. This activity may also involve the development and presentation of regulatory positions by the Collaboration to governmental

Although no changes have been made in the membership of the Collaboration, Collaboration member AJI PHARMA USA, Inc. has merged with its parent, Ajinomoto Co., Inc.; Collaboration member Triangle Pharmaceuticals Inc. has acquired Avid Corporation by merger with a subsidiary; and Collaboration member Ciba-Geigy AG has merged with Sandoz AG to form Novartis AG. As a part of the merger process, the Ciba-Geigy pharmaceutical operations, including its membership in the Collaboration, became part of Novartis Pharma AG, Novartis, pharmaceutical operating subsidiary. Membership in the Collaboration remains open.

On May 27, 1993, the Collaboration filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on July 6, 1993 (58 FR 36223). The last notification was filed with the Department on August 23, 1996. A notice was published in the **Federal Register** on September 17, 1996 (61 FR 48982).

Constance K. Robinson,

Director of Operations, Antitrust Division.
[FR Doc. 97–28949 Filed 10–30–97; 8:45 am]
BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993; National Information Infrastructure Testbed

Notice is hereby given that, on August 11, 1997, pursuant to Section 6(a) of the National Cooperative Research and

Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), National Information Infrastructure Testbed, Inc., d/b/a InfoTEST International ("InfoTEST") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in membership. the notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Agility Forum-Lehigh University, and Network & Systems Consulting are no longer members of InfoTEST.

No other changes have been made in the membership, nature, or objectives of the consortium. Membership in InfoTEST remains open, and the consortium intends to file additional written notifications disclosing all changes in membership.

On December 7, 1993, InfoTEST filed its original notification (as the National Information Infrastructure Testbed) pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on May 18, 1994 (60 FR 25,960).

The last notification was filed with the Department of Justuce on June 10, 1997. A notice for this filing has not yet been published in the **Federal Register**.

Constance K. Robinson,

Director of Operations Antitrust Division. [FR Doc. 97–28953 Filed 10–30–97; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993; Portland Cement Association

Notice is hereby given that, on September 15, 1997, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), the Portland Cement Association ("PCA") filed notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) a change in membership and $(\bar{2})$ changes in the names of certain participants. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, effective November 1, 1997, Texas Industries, Dallas, TX will become a